REMARKS

In the advisory office action, it was noted that claims 46-50, 52-66, 68, 81-84, and 86-110

have been allowed. The amendment after final which was filed on March 9, 2007 was not

entered because it was found to raise new issues, with respect to newly added claims 112-114,

which would require further search and consideration. It was noted that the use of the phrase

"are provided" in the abstract was improper.

In the instant response after final, Applicant has amended the abstract to delete the use of

the phrase "are provided" The abstract is now in acceptable form. Applicant has also canceled

claims 112-114. The remaining pending claims, including claims 46-50, 52-66, 68, 81-84, 86-

107, and 109-110 have already been allowed. The indication in the last office action that claim

108 had been allowed must have been inadvertent as claim 108 was previously canceled, and

remaining pending claims be issued. The Examiner is invited to contact the below-listed

Accordingly, Applicant respectfully requests that a timely Notice of Allowance for the

remains canceled in the instant response after final.

attorney if the Examiner believes that a telephone conference is necessary.

Respectfully submitted.

Data: 4/11/07

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